1 2 3 UNITED STATES DISTRICT COURT 4 NORTHERN DISTRICT OF CALIFORNIA 5 6 IN RE COCA-COLA PRODUCTS 7 Case No. 14-md-02555-JSW MARKETING AND SALES PRACTICES LITIGATION (II) 8 This document relates to: **ORDER TO SHOW CAUSE** 9 10 Nobles v. Coca-Cola Refreshments USA, Inc., 13-cv-5017-JSW 11 Rankin v. Coca-Cola Company, et al., 14-cv-12 4274-JSW 13 14 The Court has received Defendants' motion for summary judgment. In that motion, 15 Defendants contend that Plaintiffs Mary Rankin and Ayanna Nobles have not responded to 16 discovery requests. Although Defendants assert that Plaintiffs have represented that these actions 17 will be discontinued, Plaintiffs have not dismissed the actions. In addition, Plaintiffs have not 18 disputed the assertion that Ms. Rankin and Ms. Nobles failed to respond to discovery requests. 19 Accordingly, Ms. Rankin and Ms. Nobles are HEREBY ORDERED TO SHOW CAUSE 20 as to why their complaints should not be dismissed for failure to prosecute. Ms. Noble's and Ms. 21 Rankin's responses to this Order to Show Cause shall be due by no later than December 11, 2015. 22 Failure to file a timely response to this Order to Show Cause shall result in dismissal of their 23 claims without prejudice. 24 IT IS SO ORDERED. 25 Dated: November 24, 2015 26 27

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